



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspio.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/875,013	06/07/2001	Akifumi Shirasaka	862.C2260	9252	
5514	7590 03/15/2004		EXAMINER		
FITZPATRICK CELLA HARPER & SCINTO 30 ROCKEFELLER PLAZA			RONES, CHARLES		
	NY 10112		ARTUNIT	PAPER NUMBER	
	,		2175	~~~~	
			DATE MAILED: 03/15/200	4	
			. 0		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Арі	olication No.	Applicant(s)	· <u> </u>			
Office Action Summary		09	/875,013	SHIRASAKA, AKIFU	IML			
		Exa	miner	Art Unit				
		1	arles L. Rones	2175				
The M Period for Reply	AILING DATE of this commu	nication appears	on the cover sheet wit	th the correspondence add	ress -			
THE MAILING - Extensions of tir after SIX (6) MC - If the period for - If NO period for - Failure to reply Any reply receiv	ED STATUTORY PERIOD IS DATE OF THIS COMMUN ne may be available under the provision NTHS from the mailing date of this com reply specified above is less than thirty (reply is specified above, the maximum swithin the set or extended period for repled by the Office later than three months arm adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). munication. 30) days, a reply within statutory period will app y will, by statute, cause	In no event, however, may a re the statutory minimum of thirty ly and will expire SIX (6) MONT the application to become AB/	rply be timely filed r (30) days will be considered timely. rHS from the mailing date of this corr ANDONED (35 U.S.C. § 133).	munication.			
Status								
1)⊠ Respor	nsive to communication(s) fil	ed on <u>07 June</u> 2	001.					
	☐ This action is FINAL. 2b) ☐ This action is non-final.							
3)☐ Since t	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of C	laims							
4)⊠ Claim(s	s) <u>1-29</u> is/are pending in the	application.		,				
4a) Of t	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)⊠ Claim(s	Claim(s) <u>15-24</u> is/are allowed.							
6) Claim(s	Claim(s) 1,2,4-9,11-14 and 25-29 is/are rejected.							
7)⊠ Claim(s	☑ Claim(s) <u>3 and 10</u> is/are objected to.							
8) Claim(s	s) are subject to restr	ction and/or elec	ction requirement.					
Application Pap	ers							
9)∏ The spe	ecification is objected to by the	ne Examiner.						
10)⊠ The dra	10)⊠ The drawing(s) filed on <u>07 June 2001</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.							
Applica	nt may not request that any obj	ection to the drawi	ng(s) be held in abeyand	ce. See 37 CFR 1.85(a).				
Replace	ment drawing sheet(s) including	g the correction is	required if the drawing(s	s) is objected to. See 37 CFF	≀ 1.121(d).			
11)☐ The oat	h or declaration is objected	to by the Examir	er. Note the attached	Office Action or form PTC)-152.			
Priority under 3	5 U.S.C. § 119							
a)⊠ All 1.⊠	ledgment is made of a claim b) Some * c) None of: Certified copies of the priority Certified copies of the priority Copies of the certified copies application from the Internation	or documents have documents have of the priority document documents have donal Bureau (PC)	re been received. re been received in Apocuments have been received in Apocuments have been recomments have been recomments.	oplication No received in this National S	tage			
233	and a summer of the summer summer	w not of the	a comment deploy flot					
Attachment(s)	·							
	ences Cited (PTO-892) sperson's Patent Drawing Review (PTO-049\		ummary (PTO-413) /Mail Date				
	dosure Statement(s) (PTO-1449 o			formal Patent Application (PTO-1	52)			

Application/Control Number: 09/875,013

Art Unit: 2175

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claims 1-2, 4-9, 11-14 are rejected under 35 U.S.C. 102(e) as being anticipated by Yoshida et al. U.S. Patent No. 6,401,121 ('Yoshida').

Yoshida discloses:

Page 3

Art Unit: 2175

As to claims 1 and 8,

recording means for recording the number of times of transfer of data managed by the server, which is requested from the terminal through another server, in association with the other server and the data; See Abstract; 2:5-17; 11:18-45; and copy means for copying the data to the other server for which the number of times exceeds a predetermined number; See Abstract; 2:5-17; 18:45.

As to claims 4 and 11,

wherein each server further comprises means for deleting the data in the server after the data is copied by said copy means; See 7:48-67; 8:1-23; 11:52-67.

As to claims 5 and 12,

wherein the data is document data wherein data is deemed to include all data including document data; See 11:9-18.

As to claims 7 and 14,

recording means for recording the number of times of transfer of data managed by the server, which is requested from the terminal through the other server, in association with the other server and the data; See Abstract; 2:5-17; 11:18-45; and copy means for copying the data to the other server for which the number of times exceeds a predetermined number; See Abstract; 2:5-17; 11:18-45.

As to claims 25 and 27-29,

recording means for recording log information containing at least information related to the number of times of transfer of the data managed by the server, which is requested from the terminal through another server; See Abstract; 2:5-17; 11:18-45; and

means for copying or moving the data managed by the server to the other server on the basis of the log information (histories); See Abstract; 2:5-17; 9:38-55; 11:18-45; 12:1-10.

As to claim 26,

wherein the log information contains at least one of information of the number of times of request per unit time for data request from the terminal through the other server, information of a size of the data transferred to the terminal, information related to a load on the server, information of a degree of margin of the server, and information related to a load or a degree of margin of the entire network; See 9:38-65; 11:1-18; 12:1-20.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Art Unit: 2175

Claims 2, 6, 9, 13, and 21-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yoshida et al. U.S. Patent No. 6,401,121 ('Yoshida') in view of Weider et al. U.S. Patent No. 6,374,253 ('Weider').

As to claims 2 and 9,

Yoshida discloses the claimed invention except for wherein each server further comprises means for recording an index of the data managed by the server, and means for updating the index when the data is copied. Weider teaches that it is known to provide wherein each server further comprises means for recording an index of the data managed by the server, and means for updating the index when the data is copied. It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide wherein each server further comprises means for recording an index of the data managed by the server, and means for updating the index when the data is copied as taught by Weider, since Weider states in the Abstract that such a modification would allow determining the amount of data to be indexed to a maximum size and provide the index to higher order index servers if beyond a maximum size.

As to claims 6 and 13,

wherein the server is a server group formed from a data server which stores the data, and an index server which stores an index of the data; See Weider: Abstract Fig. 4A.

Application/Control Number: 09/875,013 Page 6

Art Unit: 2175

As to claims 21-24,

a network and having a hierarchical relationship and transfers data managed by each server in accordance with a request from a terminal connected to the server, wherein the terminal is assigned to one of lowermost servers, and each server comprises specifying means for, when transfer of the data managed by the server to the terminal is requested, specifying another server present between the server and the terminal, recording means for recording the number of times of transfer of data managed by the server in association with the specified other server and the data, and copy means for copying the data to the other server for which the number of times exceeds a predetermined number; See Abstract; 2:5-17; 9:38-55; 11:18-45; 12:1-10; Weider: 6:8-67.

Alternatively, claims 5 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yoshida et al. U.S. Patent No. 6,401,121 ('Yoshida')

As to claims 5 and 12,

wherein the data is document data wherein data is deemed to include all data including document data; See 11:9-18.

Allowable Subject Matter

Claims 15-20 are allowed.

Application/Control Number: 09/875,013

Art Unit: 2175

Claims 3 and 10 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is an Examiner's statement of reasons for the indication of allowable subject matter:

With regards to claims 15-20, the prior art of record does not disclose, make obvious, or otherwise suggest the structure of the applicant's data management system wherein the data is managed in an object format, the object contains the data, a management method, and management data, each server comprises means for executing processing defined in the management method, and the management method defines processing of recording the number of times of transfer of data managed by the server together with the other limitations of the independent claims.

The dependent claims being further limiting and definite are also allowable. {PRIVATE }

With regards to claims 3 and 10, the prior art of record does not disclose, make obvious, or otherwise suggest the structure of the applicant's method wherein the servers are hierarchically constructed on the network, and said recording means of each server records the number of times related to a server on a lower side of the server together with the other limitations of the independent claims. The dependent claims being further limiting and definite are also allowable.

Application/Control Number: 09/875,013

Art Unit: 2175

Page 8

Any comments considered necessary by applicant must be submitted no later than the payment of the Issue Fee and, to avoid processing delays, should preferably accompany the Issue Fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charles L. Rones whose telephone number is 703-306-3030. The examiner can normally be reached on Monday-Thursday 8am-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dov Popovici can be reached on 703-305-3830. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Charles L. Rones
Primary Examiner

Art Unit 2175